# UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

	United States of America	)			
	v.	)	Cara Na	4.12CD2015	
	AARON REHA,	)	Case No.	4:12CR3015	
	Defendant	)			
	DETENTION ORD	ED DE		N	
	DETENTION ORD	EK PEI	NDING TR	CIAL	
	er conducting a detention hearing under the Bai the defendant be detained pending trial.	il Refor	m Act, 18 U	J.S.C. § 3142(f), I conclude that these fact	S
	Part I—Fi	_			
$\Box$ (1) The	defendant is charged with an offense described	1 in 18 U	J.S.C. § 314	\$2(f)(1) and has previously been convicted	ĺ
of	$\Box$ a federal offense $\Box$ a state or l	local off	fense that w	ould have been a federal offense if federal	İ
jı	jurisdiction had existed - that is				
[	□ a crime of violence as defined in 18 U.S.C. for which the prison term is 10 years or more		(a)(4)or an o	offense listed in 18 U.S.C. § 2332b(g)(5)	
[	□ an offense for which the maximum sentence	e is deat	th or life im	prisonment.	
[	☐ an offense for which a maximum prison term	m of ten	years or me	ore is prescribed in	
				.*	
[	□ a felony committed after the defendant had described in 18 U.S.C. § 3142(f)(1)(A)-(C),			•	
[	☐ any felony that is not a crime of violence bu	at involv	ves:		
	□ a minor victim				
	☐ the possession or use of a firearm or des	structive	e device or a	any other dangerous weapon	
	☐ a failure to register under 18 U.S.C. § 2	2250			
` '	The offense described in finding (1) was committed and the committed of th	tted whi	ile the defer	ndant was on release pending trial for a	
□ (3) A	A period of less than five years has elapsed since	e the	□ date of o	conviction □ the defendant's release	
fr	rom prison for the offense described in finding	(1).			
	Findings Nos. (1), (2) and (3) establish a rebutta afety of another person or the community. I fu				
	Alternative	e Findir	ngs (A)		
□ (1) T	There is probable cause to believe that the defer	ndant ha	as committe	ed an offense	
[	☐ for which a maximum prison term of ten year	ars or m	nore is presc	cribed in .	
[	□ under 18 U.S.C. § 924(c).				
1 1 1 / 1	The defendant has not rebutted the presumption of the defendant's appearance and the safety of the		-	ng 1 that no condition will reasonably assu	re

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#### **Alternative Findings (B)**

- X (1) There is a serious risk that the defendant will not appear.
- X (2) There is a serious risk that the defendant will endanger the safety of another person or the community.

#### Part II— Statement of the Reasons for Detention

I find that the testimony and information submitted at the detention hearing establishes by X clear and convincing evidence  $\Box$  a preponderance of the evidence that based on the information in the pretrial services report, the defendant's release will pose a risk of harm to the public and

a risk of flight. Detention hearing waived at this time.

### Part III—Directions Regarding Detention

The defendant is committed to the custody of the Attorney General or a designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or held in custody pending appeal. The defendant must be afforded a reasonable opportunity to consult privately with defense counsel. On order of United States Court or on request of an attorney for the Government, the person in charge of the corrections facility must deliver the defendant to the United States marshal for a court appearance.

Date: March 2, 2012 s/Cheryl R. Zwart

United States Magistrate Judge